

The NH State Prison is as Lawless as the Courts, which effectively leaves me no recourse  
I hate writing prelim. injunctions and I really hate seeing all that hard work just thrown  
out, but what else can I do when administrative "remedies" are insufficient? If no one  
will uphold my civil rights, do I even have them??

Right now I'm struggling with staff members destroying my legal paperwork, improperly  
restricting my access to communication devices, and inability to access my personal property.

Request for Alternative Relief: Allow some claims to go forward under the direction  
of my GAL or another qualified party  
Perhaps I could continue to draft filings which have need for urgent adjudication, to be approved  
or amended by a 3rd party (hopefully typewritten, so you don't have to decode my handwriting anymore)  
-these included: — preventing NH agencies (Dept of Corrections & Judicial Branch)  
from continuing to abuse me.

- getting a restraining order on my non-hyperbolic Family from Hell
- releasing me from custody - which is exactly what it is since I'm not receiving relevant treatment

As such, I would like the court to appoint me counsel for Woodham v. Woodham 23-cv-  
the diversity jurisdiction case, so I can "encourage" the nice people I'm related to to stop staying  
near me, destroying my property, throwing out my medicine, and stealing my ID documents, kind of  
like an abusive boyfriend, or a shady warehouse sex trafficking ring. I stand to be irreparably  
harmed if this relief is not granted because their behavior only escalates. I'm also willing to brief  
this issue, but frankly the less the reader has to know about their dumb drama the happier she will  
be.  
I'd also like appointed counsel for Woodham v. John Doe (judicial branch suit:

preferably someone who primarily practices out-of-state or otherwise avoids the NH state court  
shitfest, so they won't be tempted to put their relationships with their colleagues over some  
indigent pro se plaintiff's social justice warring. To repeat: I need a standing order for declaratory  
relief before I have any meaningful relief to my long-standing issue of Judges Kissinger, Boyle,  
and Greenhalgh summarily dismissing my lawsuits without reading them, and probably sucking cop  
dick in their chambers at least as hard as they do on the bench.

It would also be really nice, as I litigate my state habeas claims (not sure if they'll even  
let me honestly) if I had some kind of counterweight against the legal profession chauvenists  
who populate our public courts despite their apparent lack of literacy skills.

Finally, I need to get out of here: I'm looking at 4 1/2 years detention for charges which I'm  
planning to collectively attack under a false imprisonment rubric, which is a lot, especially when I  
have a decent chance of proving actual innocence (no promises though). I mean the goal of my so-called  
commitment is so clearly punishment + detention rather than treatment you'd think they'd release  
me just to avoid the a priori due process claim. Whatever, this state is so dumb.

nota bene: per my various status updates I have been suffering from debilitating "nosocomia" (sic  
this is a hospital --) depression, which they've been refusing to properly address while they keep me in  
high-security lockdown. You know, like Madrid v. Gomez... it's mostly resolved now. Again, please  
refer to my memorandum filed with the 3rd Circuit to gauge my self-acknowledged limitations.

Motion to seal: I have numerous stalkers, not excluding Grafton Co. Atty & chem school valedictorian  
Martha Hornsick, who comes through my shoddy handwritten motions looking for ways to retaliate against  
me for not doing everything she wants exactly the way she wants it. I also called her fat...

That's one stalker. There's another. He comes with a peroply of police complaints + damning admissions.

I don't want to talk about it right now...

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